1 William T. Payne (SBN 90988) Ellen M. Doyle (Pro Hac Vice) Edward J. Feinstein (Pro Hac Vice) FEINSTEIN DOYLE PAYNE 3 & KRAVEC, LLC 429 Forbes Avenue, 17th Floor 4 Pittsburgh, PA 15219 412-281-8400 (T), 412-281-1007 (F) 5 wpayne@stemberfeinstein.com edoyle@stemberfeinstein.com 6 efeinstein@stemberfeinstein.com 7 Mark A. Potashnick (Pro Hac Vice) WEINHAUS & POTASHNICK 8 11500 Olive Blvd., Suite 133 St. Louis, MO 63141 314-997-9150 (T), 314-997-9170 (F) markp@wp-attornev.com 10 Ira Spiro (SBN 67641) Jennifer Connor (SBN 241480) 11 SPIRO LAW CORP. 12 11377 W. Olympic Blvd., 5th Floor Los Angeles, CA 89064 13 310-235-2350 (T), 310-235-2351 (F) ira@spirolawcorp.com 14 jennifer@spirolawcorp.com 15 Attorneys for Plaintiffs CHRISTOPHER OTEY, MARY GRETH & 16 THE CONDITIONALLY CERTIFIED FLSA COLLECTIVE ACTION CLASS 17 18 19 SAN FRANCISCO DIVISION 20 CHRISTOPHER OTEY & MARY GRETH, on Case No.: 3:12-cv-05524-JST/MEJ behalf of themselves and all others similarly 22 situated, 23 Plaintiff, 24 ٧. CROWDFLOWER, INC., LUKAS BIEWALD AND CHRIS VAN PELT, 26 27 Defendant(s).

Tracy Thompson (SBN 88173) tt@millerlawgroup.com M. Michael Cole (SBN 235538) mmc@millerlawgroup.com MILLER LAW GROUP A Professional Corporation 111 Sutter Street, Suite 700 San Francisco, CA 94104 Tel. (415) 464-4300 Fax (415) 464-4336

Attorneys for Defendants CROWDFLOWER, INC., LUKAS BIEWALD, and CHRIS VAN PELT

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

JOINT STIPULATION FOR A FURTHER **BRIEF TWO-WEEK EXTENSION OF TIME** TO FILE NEW MOTION FOR SETTLEMENT **APPROVAL AND**

[PROPOSED ORDER]

Complaint filed: October 26, 2012

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Plaintiffs CHRISTOPHER OTEY and MARY GRETH ("Plaintiffs") and Defendants CROWDFLOWER, INC., LUKAS BIEWALD, and CHRIS VAN PELT ("Defendants"), by and through their respective counsel, hereby enter into the following Joint Stipulation for a Further Brief Two-Week Extension of Time to File New Motion for Settlement Approval. Specifically, by and through this Stipulation, the parties request that the Court continue the parties' deadline for filing a renewed motion for preliminary settlement approval up to and including August 11, 2014.

STIPULATION

- 1. On April 15, 2014, this Court denied Plaintiff's Motion for Approval of Proposed Settlement without prejudice. Doc. 195.
- 2. In that Order, the Court permitted the Plaintiffs to file a new motion for settlement approval by July 14. Id.
- 3. On July 11, 2014, the Parties submitted a Joint Stipulation for Brief Two-Week Extension of Time to File New Motion for Settlement Approval and [Proposed] Order, which the Court granted on July 15, 2014. Doc. 198.
- 3. Since that time, the parties have continued to correspond and negotiate regarding terms of a new settlement agreement and submission of a new motion for settlement approval, but the Parties believe they need an additional two weeks to attempt to reach agreement and for Plaintiffs' counsel to prepare a new motion for settlement approval.
 - 4. Such continuance will help facilitate a successful resolution.

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1	WHEREFORE, the parties jointly request that the Court enter the proposed Order	
2	below, thereby further continuing the deadlines for filing a new motion for settlement	
3	approval.	
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5		Respectfully submitted,
6	Dated: July 24, 2014	WEINHAUS & POTASHNICK
7		
8		By: /s/ Mark A. Potashnick
9		Mark Potashnick Attorneys for Plaintiffs
10		CHRISTOPHER OTEY, MARY GRETH and the conditionally FLSA collective
11		action class
12		MILLED LAW CDOLID
13	Dated: July 24, 2014	MILLER LAW GROUP A Professional Corporation
14		
15		By: /s/ Tracy Thompson
16		Tracy Thompson Attorneys for Defendants
17		CROWDFLOWER, INC., LUKAS BIEWALD, and CHRIS VAN PELT
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	JOINT STIP, FOR A FURTHER BRIFF TWO-WEEK EXTENSION OF TIME TO FILE NEW MOT, FOR SETTI EMENT	

[PROPOSED] ORDER

Good cause appearing therefore, the foregoing Joint Stipulation for a Further Brief Two-Week Extension of Time to File New Motion for Settlement Approval ("Stipulation") is hereby approved and it is hereby ordered that:

Plaintiffs may file a new motion for settlement approval by August 11, 2014.

PURSUANT TO STIPULATION, IT IS SO

Dated: July 25, 2014

